# IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA

THE CITY OF HUNTINGTON, Plaintiff,

v. CIVIL ACTION NO. 3:17-01362

AMERISOURCEBERGEN DRUG CORPORATION, et al., Defendants.

\_\_\_\_\_

CABELL COUNTY COMMISSION,

Plaintiff,

v.

**CIVIL ACTION NO. 3:17-01665** 

AMERISOURCEBERGEN DRUG CORPORATION, et al., Defendants.

### NOTICE OF REMOTE 30(b)(6) DEPOSITION OF MARSHALL HEALTH

PLEASE TAKE NOTICE that, pursuant to Rule 30(b)(6) of the Federal Rules of Civil Procedure and the Deposition Protocol governing this litigation, Defendants AmerisourceBergen Drug Corporation; Cardinal Health, Inc.; and McKesson Corporation ("Defendants"), by and through counsel, hereby give notice that the remote, oral videotaped deposition will be taken of Lyn O'Connell, as Marshall Health's 30(b)(6) designee for Topics 1-5, 7-9, 11, 20-21. The deposition will be held on July 31, 2020, beginning at 9:00 AM. The deposition shall be videotaped and recorded stenographically and will be conducted before a notary public or other person authorized to administer oaths. The oral examination is to be taken for the purposes of discovery, for use at trial, or for such other purposes as are permitted under the Federal Rules of Civil Procedure, the local rules of the United States District Court for the

Southern District of West Virginia, and the Deposition Protocol. Court reporting services and

video recording services will be provided by Veritext Legal Solutions (216-523-1313;

opioid@veritext.com), who will provide remote access for all parties wishing to participate via

video conference or telephone.

PLEASE TAKE FURTHER NOTICE that the Deponent must have access to a laptop,

computer, or tablet with web camera capability. Deponent may not use a cell phone to provide

testimony. Deponent must also have the capability to view documents electronically. To the

extent Deponent is not in possession of the required technology, Deponent's counsel shall

provide the required technology. Recommended Specifications are below:

i. Computer

ii. Web Camera

iii. Internet Browser (Google Chrome Preferred)

iv. Minimum 10 mb/s wired, secure internet connection

At minimum, Deponent must have sufficient internet connectivity and bandwidth to

support a video deposition. Such capacity shall be sufficient to ensure that when used with the

system selected for the deposition, there shall be (a) high-quality video upload (from Deponent)

and download (to other Participants), (b) no material time discrepancy between audio and video,

and (c) consistent connectivity, with no material disruptions.

Dated: July 23, 2020

Respectfully submitted,

AmerisourceBergen Drug Corporation

By Counsel:

- 2 -

#### /s/ Gretchen M. Callas

Gretchen M. Callas (WVSB #7136) JACKSON KELLY PLLC Post Office Box 553

Charleston, West Virginia 25322

Tel: (304) 340-1000 Fax: (304) 340-1050 gcallas@jacksonkelly.com

Robert A. Nicholas Shannon E. McClure REED SMITH LLP Three Logan Square 1717 Arch Street, Suite 3100 Philadelphia, PA 19103 Tel: (215) 851-8100 Fax: (215) 851-1420 rnicholas@reedsmith.com smcclure@reedsmith.com Cardinal Health, Inc. By Counsel:

#### /s/ Michael W. Carey

Michael W. Carey (WVSB #635)
David R. Pogue (WVSB #10806)
Steven R. Ruby (WVSB #10752)
Raymond S. Franks II (WVSB #6523)
Carey, Scott, Douglas & Kessler, PLLC
901 Chase Tower, 707 Virginia Street, East
P.O. Box 913
Charleston, WV 25323
Telephone: (304) 345-1234
mwcarey@csdlawfirm.com
drpogue@csdlawfirm.com
sruby@cdkrlaw.com
rfranks@cdkrlaw.com

#### /s/ Enu Mainigi

Enu Mainigi
F. Lane Heard III
Ashley W. Hardin
WILLIAMS & CONNOLLY LLP
725 Twelfth Street NW
Washington, DC 20005
Tel: (202) 434-5000

Tel: (202) 434-5000 Fax: (202) 434-5029 emainigi@wc.com lheard @wc.com ahardin@wc.com

## **McKesson Corporation**

By Counsel:

## /s/ Jeffrey M. Wakefield

Jeffrey M. Wakefield (WVSB #3894) jwakefield@flahertylegal.com Jason L. Holliday (WVSB #12749) jholliday@flahertylegal.com FLAHERTY SENSABAUGH BONASSO PLLC P.O. Box. 3843 Charleston, WV 25338-3843 Telephone: (304) 345-0200

## /s/ Geoffrey E. Hobart

Geoffrey E. Hobart
Mark H. Lynch
Christian J. Pistilli
Laura Flahive Wu
COVINGTON & BURLING LLP
One CityCenter
850 Tenth Street NW
Washington, DC 20001
Tel: (202) 662-5281
ghobart@cov.com
mlynch@cov.com
cpistilli@cov.com
lflahivewu@cov.com

## **CERTIFICATE OF SERVICE**

I hereby certify that on July 23, 2020, the foregoing *Notice of Remote 30(b)(6)*Deposition of Marshall Health was sent to Counsel for the Plaintiffs and Defendants using the Court's CM/ECF system, which will send notification of such filing to all counsel of record.

/s/ Gretchen M. Callas
Gretchen M. Callas (WVSB #7136)